

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

In re Application of:	)	
	)	
Anders Helmner	)	Confirmation No.: 6475
	)	
Application No.: 10/510,293	)	Group Art Unit: 3652
	)	
Filed: October 6, 2004	)	Examiner: Charles A. Fox
Title: System For Loading And Unloading Unit Loads Into A Cargo Hold, In Particular Of An Aircraft, And Intermediate Transport Device Or Corresponding Transport Unit		

**SUBSTANCE OF INTERVIEW**

Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Sir:

The Applicant thanks Examiner Fox for conducting a telephonic interview of October 26, 2010. During the interview, the Examiner indicated that he had made an error and that the subject matter he indicated been allowable in the Final Office Action was now deemed to not be allowable. The Applicant requested a new Office Action, with the art rejections stating the reasons why the prior art rendered the claims not novel or obvious. The Examiner refused to provide these rejections. Instead the Examiner stated that he would re-issue a Final Office Action without art rejections.

In days following the interview, the Applicant's representative contacted the Examiner Supervisor Saul Rodriguez to discuss the Examiner's refusal to provide reasons for not finding the claims allowable over the art. Examiner Rodriguez agreed that if the Examiner was withdrawing his indication that the subject matter of the pending claims was allowable over the prior art, than the Examiner should provide rejections of the claims in view of the prior art.

Examiner Rodriguez indicated that he would talk to Examiner Fox to ensure that the prior art rejections would be in the new Office Action.

However, when the new Final Office Action was issued on November 1, 2010, no art rejections were present. The Applicant called back Examiner Rodriguez to discuss why the Office Action contained no art rejections. Examiner Rodriguez indicated that he is not in a position to direct Examiner Fox to provide the prior art rejections.

If, for any reason, the Examiner disagrees, please call Applicant's undersigned representative at 202-861-1655 in an effort to resolve any matter still outstanding before issuing another action. Applicant's undersigned representative is confident that any issue which might remain can readily be worked out by telephone.

Respectfully submitted,

BAKER & HOSTETLER LLP



P. Alan Larson

Reg. No. 53,184

Date: **November 22, 2010**  
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